	ED STATES BANKRUPTCY COURT ERN DISTRICT OF NEW YORK		÷
		IAPTER 13	
IN R		SE NO.:	
	STEVEN BUNKER & MICHELLE BUNKER A/K/A STEVE CHRISTOPHER BUNKER A/K/A MICHELLE MARIE BUNKER,		
	DEBTOR(S).		
	CHAPTER 13 PLAN		Revised 12/1/19
□ hange	Check this box if this is an amended plan. List below the sections of the plan wed:	vhich have b	een
PAR'	Γ 1: NOTICES		
does that o attori	ebtors: This form sets out options that may be appropriate in some cases, but the presenct indicate that the option is appropriate in your circumstance or that it is permissible not comply with the local rules for the Eastern District of New York may not be conney, you may wish to consult one.	le in your judi firmable. If yo	cial district. Plans ou do not have an
read to to con Bankı	editors: Your rights may be affected by this plan. Your claim may be reduced, modified this plan carefully and discuss it with your attorney. If you do not have an attorney, yo oppose the plan's treatment of your claim or any provision of this plan, you or your an infirmation at least 7 days before the date set for the hearing on confirmation, unless of the court. The Bankruptcy Court may confirm this plan without further notice if no See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in	u may wish to ttorney must otherwise ord objection to c	o consult one. file an objection ered by the confirmation is
1.1: whet	The following matters may be of particular importance. Debtors must check on ther or not the plan includes each of the following items. If an item is checked or neither boxes are checked, the provision will be ineffective if set out later in	d as "Not Inc	ch line to state cluded" or if
a.	A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor	□Included	⊠Not included
b.	Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, set out in Section 3.6	□ Included	⊠Not included
с.	Nonstandard provisions, set out in Part 9	□Included	⊠Not Included
1.2:	The following matters are for informational purposes.		
a.	The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence, set out in Section 3.3	□Included	⊠Not included
b.	Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed	□Included	⊠Not included

claim

PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

2.1: The post-petition earnings of the debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall pay to the Trustee for a period of 60 months as follows:

\$950.00 per month commencing December, 2022 through and including November, 2027 for a period of 60 months.

2.2: Income tax refunds.

If general unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the pendency of this case, the Debtor(s) will provide the Trustee with signed copies of filed federal and state tax returns for each year commencing with the tax year 2021, no later than April 15th of the year following the tax period. **In addition to regular monthly payments**, indicated tax refunds are to be paid in full to the Trustee upon receipt, however, no later than June 15th of the year in which the tax returns are filed.

2.3: Additional payments.

Check one.

 ☑ None. If "None" is checked, the rest of §2.3 need not be completed. ☐ Debtor(s) will make additional payment(s) to the Trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment.
 RT 3: TREATMENT OF SECURED CLAIMS : Maintenance of payments (including the debtor(s)'s principal residence).
Check one. □ None. If "None" is checked, the rest of §3.1 need not be completed. □ Debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor(s).

Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
AD Mortgage serviced by Specialized Loan Servicing	6084	\boxtimes	62 Smith Street, Hicksville, NY 11801	\$2,352.00
	The state of the s	1000		

Case 8-22-73285-ast Doc 5 Filed 11/23/22 Entered 11/23/22 09:31:12

Insert additional lines if necessary.

3.2: Cure of default (including the debtor(s)'s principal residence).

Check one.					
⊠None. If "Noi	ne" is check	ked, the rest of \S	§3.2 need not be completed.		
□Any existing a	rrearage o	n a listed claim	will be paid in full through disbu	rsements by th	ne trustee,
with interest, if	anv. at the	rate stated belo	ow. Unless otherwise ordered by	the court, the	amounts
listed on a proof	f of claim fi	led before the f	iling deadline under Bankruptcy	Rule 3002(c) c	ontrol over
any contrary am	ounts liste	d below. In the	absence of a contrary timely file	d proof of clai	m, the
amounts listed l					
aniounts nated .	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
	Last 4	Principal			Letewart Bato
Name of Creditor	Digits of	Residence	Description of Collateral	Amount of Arrearage	Interest Rate (if any)
	Acct No.	(check box)			
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		H Francisco			
- 14-4	<u> </u>				
				A STATE OF THE STA	1
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	mortgage	e secured by r	eal property of the debtor(s)		
Check one.				f the debtoris	
	iot seeking	to modify a me	ortgage secured by a property o	rincinal reside	,. ence and shall
☐ The debtor(s) is s	eeking to	modify a mortg	age secured by the debtor(s)'s rander the Court's Loss Mitigation	Program purs	suant to
serve and file a L General Order #0				1 1081 am bara	
General Order #	376. CUIIIP	iete paragrapii.	below.		
-			(creditor name) on the property	known as	
The mortgage due to	Inconarty	address) under	account number ending	(last four	r digits of
t number) is in d	_ (broberry	erraars includin	g all past due payments, late ch	arges, escrow	deficiency,
legal face and other eve	ciauit. Aii c	to the mortgag	ee totaling \$	total amount	of arrearage),
regal tees and other ext	uant to a k	nan modification	n. The new principal balance, in	cluding capital	ized arrears
may be capitalized purs	Current lo	an halance) an	d will be paid at9	6 interest amo	rtized over
will be \$	octimated	monthly navme	ent of \$ (total propos	ed monthly m	odified
noumant) including inte	aract and eq	scrow at S	(escrow porc	(Off Of Hilbridge)	paymency
The estimated monthly	navment i	ncluding propos	sed principal, interest and escrov	w, Shall be paid	a directly to the
tructee while loss mitiga	ation is pen	iding and until s	uch time as the debtor(s) has co	mmencea pay	ment under a
trial loan modification	Contempo	raneous with th	ne commencement of a trial loar	i modification,	tue deproi(s)
will amend the Chapter	· 13 Plan an	id Schedule J to	reflect the terms of the trial agr	eement, includ	ding the direct
payment to the secured	d creditor g	oing forward by	y the debtor(s).		

☐ Continued o	n attached separa	te page(s).				
file a st Confirm	tatus letter on los mation. lete paragraph ab lbtor(s) has been (to modify a mortgage is mitigation efforts se ove. orfered and accepted	ven (7) days prior	to each schec	luled Hearing Or	
account numbers agreement is provided by Claims Registin the total aragreement, if further amen	(proper per) is in default as der the trial period tor commencing of authorized by the court Order, the Traim of of mount of \$ dail other requirend the court of the count	ty address) under access of this date. The Debi plan, in the amount son, Court. Upon such Concustee is directed to centricate is directed to centricate in After Countents for confirmation in the proof of claim.	tor(s) has accepte stated in Section 3, and shall court authorization, asse any further diaffected by this penefit of rt authorization of are satisfied, this	ng	nodification. Money be paid directly be made the paid directly be made the paid directly be account of an account of are lected on the Count modification confirmed without the paid and th	onthly to the ification rearages ourt's
3.4: Re		ion of security, payı		cured claims,	and s	
	eck one. ⊠ None. If "Non	nder-secured claims. e" is checked, the rest f this paragraph is onl	of §3.4 need not b		in Part 1 of this	
	☐The debtor(s): Such claim shall I This paragraph si absent an order	shall file a motion to do be paid pursuant to or hall not modify liens u determining such mot discharge of the debto	der of the court underlying any section, and until eith	pon determina ured claims un er completion	ation of such mo der non-bankrup of payments un	tion. otcy law
Name o Creditoi	HIPITS OF STREET	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim

Continued on attached separate page	S)	
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3.5: Secured claims on personal property excluded from 11 U.S.C. §506.

Check one.

None. If "None" is checked, the rest of §3.5 need not be completed.

☐The claims listed below were either:

- Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or
- o incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.

Name of Creditor	Last 4 Digits of Acct No.	Collateral	Amount of Claim	Interest Rate

Insert additional claims as needed.

3.6: Lien avoidance.

Check one.

☑ None. If "None" is checked, the rest of §3.6 need not be completed.

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

□The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion.

Name of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if. any	Estimated Amount of Unsecured Claim

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Insert additional claims as needed.

3.7: Surrender of collateral.

Check one.

None. If "None" is checked, the rest of §3.7 need not be completed.

□The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below.

Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral

Insert additional claims as needed.

PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS

4.1: General.

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in §4.5, will be paid in full without post-petition interest.

4.2: Trustee's fees.

Trustee's fees are governed by statute and may change during the course of the case.

4.3: Attorney's fees.

The balance of the fees owed to the attorney for the debtor(s) is \$3,000.00.

Check One.	W. T. T. J. J. J. J. J. J. C. C. A	I not be completed						
	e" is checked, the rest of §4.4 need		dan:					
∐The debtor(s)	intend to pay the following priorit	y claims through the p	laii.	en processor de la companya de la co				
Name o	of Creditor	Estimated Clai	m Amount					
and the word of the second of								
Armir Armir		and the state of t						
L t	ve pooded	- Annah - Anna						
Insert additional claims a								
4.5: Domestic support	t obligations.							
Check One.								
	e" is checked, the rest of §4.5 need							
	has a domestic support obligation		is obligation	on.				
Complete table below; do not fill in arrears amount.								
	has a domestic support obligation	that is not current an	id will be p	ayıng arrear				
through the Plar	n. Complete table below.			of Arrears to l				
Name of Recipient	Date of Name of Cour	t Monthly DSO Payment		ugh Plan, If A				
	Order	raymenc						
	The second secon							
No.								
	Landard and the state of the st		1					
	.	t						
DADT 5. TOFATMENT	OF NONPRIORITY UNSECURED	CLAIMS						
Allowed nonpriority unse	ecured claims will be paid pro rata	:						
☐Not less the s	um of \$							
	20% of the total amount of these	claims.						
☐From the fund	ds remaining after disbursement h	ave been made to all	other cred	itors				
provided for in t	his plan.							
If more than one option	is checked, the option providing t	he largest payment wi	ill be effect	tive.				
				1 1				
DART C EVECUTORY	CONTRACTS AND LINEVEIDED I	FACEC						
	CONTRACTS AND UNEXPIRED I							
6.1: The executory co	ntracts and unexpired leases li	sted below are assu	med and	will be				
treated as specified.	All other executory contracts a	nd unexpired lease:	s are rejec	ted.				
Check one.	W	ad not be completed						
∐None. If "Noi	ne" is checked, the rest of §6.1 nee	a not be completed.	u tha dahtu	r/c) ac				
	ns. Current installment payments	Will be paid directly by	y tile debit	vill ha				
•	, subject to any contrary court ord	er or rule. Affeatage p	Jayineiits v	VIII DE				
disbursed by the	e trustee.							
	Description of Leased Pro		nstallment	Amount of Ar				
Name of Creditor	Executory Contract	t Payment	by Debtor	to be Paid by				
	LACCULOT Y COTTLE	\$319.00		22				

2023 Honda CR-V

Honda Financial Services

		No.			
	AAA			A A A A A A A A A A A A A A A A A A A	
	PART 7: VESTING OF PRO	OPERTY OF THE ES	<u>TATE</u>		
	Unless otherwise provide in the debtor(s) upon con			ty of the estate w	ill vest
	PART 8: POST-PETITION	<u>OBLIGATIONS</u>			
	8.1: Post-petition mortga support obligations are to the plan.				
	8.2: Throughout the term \$2,500.00 without written				ebt over
PAR	T 9: NONSTANDARD PLAN	I PROVISIONS			
9.1:	Check "None" or list nons	tandard plan prov	isions.		
	⊠None. If "None" is ched	cked, the rest of §9.1	l need not be complete	d.	
provi	er Bankruptcy Rule 3015(c), n ision not otherwise included i where in this plan are ineffect	n the form plan or d			
The f	following plan provisions wil	l be effective only if	there is a check in the	box "included" in	§1.1(c).
PAR	T 10: CERTIFICATION AND	SIGNATURE(S):			
thos	: I/weldo hereby certify the exet out in the final parag		ot contain any nonst. Mchelle Signature of Debtor 2	andard provision. Bunker	s other than
Date	11.667		Dated: 11/5		
Jacet			- Arrest 1899	······································	

Signature of Attorney for Debtor(s)

Dated: ___